

PATENT

REMARKS

1. On page 14 – 15 of the Amendment After Final faxed yesterday, reference is made to a voluntary amendment to Claim 36 to delete the double inclusion of the yoke. That voluntary amendment was not effected in the Amendment After Final, as filed, but is made above to change the limitation of “a yoke” to “said yoke”, as this yoke is first claimed in independent Claim 25 from which Claim 36 depends.

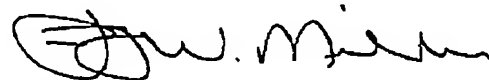
Because this document is a supplement to the Amendment After Final that has already been filed, the Amendment to Claim 43 made in the Amendment After Final is repeated above. The undersigned attorney is not sure whether the proper procedure is to mark Claim 43 as being “previously presented” or to retain the “currently amended” designation. Because this is a supplement, the decision was made to retain the “currently amended” designation and to bring this issue to your attention.

2. In summary, Claims 36 and 43 have been amended and Claims 1 – 46 remain in the application. Applicant believes that the claims are allowable based on the foregoing amendments. Applicant respectfully requests that all rejections be reconsidered and withdrawn and that all claims remaining in this case be allowed.

Pursuant to currently recommended Patent Office practice, the Examiner is expressly authorized to call the undersigned attorney if in his judgment disposition of this application could be expedited or if he considers the case ready for final disposition by other than allowance.

Respectfully submitted,

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Larry W. Miller, Reg. No. 29,417
Attorney for Applicant
Miller Law Group, PLLC
25 Stevens Avenue
West Lawn, PA 19609
Phone: 610-670-9000
Fax: 610-670-9901